

DEAN HELLER Secretary of State 206 North Carson Street Carson City, Nevada 89701-4299 (775) 684 5708 Website: secretaryofstate.biz

Articles of Incorporation

(PURSUANT TO NRS 78)

Entity #: E0938562006-9 Document Number: 20060822651-32

Date Filed: 12/22/2006 2:44:16 AM In the office of

Con Alle

Dean Heller Secretary of State

Important. Read attached instructions before completing form.

ABOVE SPACE IS FOR OFFICE USE ONLY

1.	Name of Corporation:	INCOMING, INC.			
2.	Resident Agent Name and Street Address:	STATE AGENT AND TRANSFER SYNDICATE, INC. Name 112 NORTH CURRY STREET Street Address Optional Mailing Address	CARSON CITY City City	NEVADA State	89703-4934 Zip Code Zip Code
3.	Shares:	Number of shares with par value: 75,000,000 Par value: \$.0	Number of shares Without par value		
4.	Names & Addresses. of Board of Directors/Trustees:	1. MR. YURY NESTEROV Name 112 NORTH CURRY STREET Street Address 2. Name Street Address 3. Name Street Address	CARSON CITY City City	NEVADA State State	89703-4934 Zip Code Zip Code
5.	Purpose; (aptional-use instructions)	The purpose of this Corporation shall be:		`	
	Names, Address and Signature of Incorporator, PLAS PARKED THE THE PARKED.	Tristin Alishio for State Agent and Transfer Syndicate, Inc Name 112 NORTH CURRY STREET Address	Signature CARSON CITY	huf v State	89703-4934 Zip Code
	Certificate of Acceptance of Appointment of Resident Agent:	I hereby/accept appaintment as Resident Agent for the about Authorized Signature of R. A. or On Behalf of R. A. Company	ve named corporation. 12/22/06 Date		

Addendum to the

ARTICLES OF INCORPORATION

OF

INCOMING, INC.

PARAGRAPH THREE SHARES

The amount of the total authorized capital of this corporation is \$75,000 as 75,000,000 shares each with a par value of one mill (\$.001). Such shares are non-assessable.

In any election participated in by the shareholders, each shareholder shall have one vote for each share of stock he owns, either in person or by proxy as provided by law. Cumulative voting shall not prevail in any election by the shareholders of this corporation.

PARAGRAPH EIGHT ELIMINATING PERSONAL LIABILITY

Officers and directors shall have no personal liability to the corporation or its stockholders for damages for breach of fiduciary duty as an officer or director. This provision does not eliminate or limit the liability of an officer or director for acts or omissions which involve intentional misconduct, fraud or a knowing violation of law or the payment of distributions in violation of NRS 78.300.

PARAGRAPH NINE AMENDMENT OF ARTICLES OF INCORPORATION

The articles of incorporation of the corporation may be amended from time to time by a majority vote of all shareholders voting by written ballot in person or by proxy held at any general or special meeting of shareholders upon lawful notice.